IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

----: Atty Dkt: TLC-RE

In Re Application for Reissue Of

: Examiner: J. Thomas U.S. Patent 5,535,120

CHONG

: Group No: 2761

Serial No.: 09/112,061

Filed: 07 July 1998

Received

Title: MACHINE TRANSLATION AND TELECOM-

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MUNICATIONS SYSTEM

Group 2100

SUPPLEMENTAL REISSUE DECLARATION UNDER 37 C.F.R. 1.175

Commissioner of Patents U.S. Patent & Trademark Office Washington, D.C. 20231

Sir:

The undersigned, LEIGHTON K. CHONG, declares as follows:

- I am the inventor in the above-identified Reissue Application from U.S. Patent 5,535,120. I submit this Supplemental Reissue Declaration Under 37 C.F.R. 1.175 in support of the Reissue Application, the Preliminary Amendment previously saubmitted, and the Supplemental Preliminary Amendment submitted concurrently herewith.
 - 2. I believe my original U.S. Patent 5,535,120 issued on

July 9, 1998, to be wholly or partly inoperative or invalid by reason of my claiming less then I had a right to claim in the original patent.

- 3. U.S. Patent 5,535,120 ("Original Patent") issued on July 9, 1996 from U.S. Patent Application 487,450 filed on June 7, 1995. It was a division of U.S. Patent 5,497,319 ("Parent Patent") issued on March 5, 1996 from U.S. Patent Application 312,440 filed on September 26, 1994. The latter was a continuation of U.S. Patent Application 920,456 filed on August 12, 1992, abandoned, which was a continuation-in-part of U.S. Patent 5,175,684 ("Grandparent Patent") issued on December 29, 1992 from U.S. Patent Application 636,400 filed on December 31, 1990.
- 4. I was the sole inventor named in the Grandparent Patent, and co-inventor with Christine Kamprath in the Parent Patent and the Original Patent. I was also the attorney of record who prosecuted all patent applications in this chain of copendency.
- 5. By the accompanying Supplemental Preliminary Amendment, originally issued Claims 1-3 are maintained, originally added Claims 4-20 are amended, and Claims 21-36 are added in the directive amendment form required in 37 C.F.R. 1.52.

6. The present Reissue Application was filed on July 7, 1998, within two years of issuance of the Original Patent, and seeks to enlarge the scope of the claims of the Original Patent as permitted under 35 U.S.C. 251.

7. Every error in the patent which is to be corrected in the present reissue application, and is not covered by a prior oath/declaration submitted in this application, arose without any deceptive intention on the part of the applicant.

8. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

LEIGHTON K. CHONG

Dated: Oct. 24, 2000 At: Honolulu, HD